בס"ד

## Dibo Hafif 57 Gravesend Neck Road, 1st Fl. Brooklyn, New York 11223

Direct: 917.418.4837 | Email: jeffhafif@yahoo.com

January 04, 2024

כ"ג בטבת תשפ"ד

Re: Hafif v.Rabbi Eli J. Mansour, et al.,

22-CV-1199 (LDH)(RML)

## VIA ECF

Honorable LaShann DeArcy Hall United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

NYC Law Department 100 Church Street New York, New York 10007 (212) 356-1000

SUBJECT: ACCESS TO SALED RECORDS PURSUANT TO NYCPL 160.50 AND 160.55

Dear Mr. Difronzo,

I trust this letter finds you in good health and high spirits. In accordance with the order dated January 2, 2024, please find attached my notarized signature for Access to Sealed Records Pursuant to NYCPL 160.50 And 160.55.

Despite my belief that my constitutional rights are being violated due to the New York Police Department (NYPD) insisting on compelling me to sign certain documents before the commencement of the discovery process, I am complying with the court order under the threat of dismissing my case.

Being coerced into signing documents before the discovery process has even begun deprives me of the opportunity to fully understand the scope and implications of the NYPD's request. This premature action puts me at a significant disadvantage and hampers my ability to adequately prepare for my defense. I firmly believe that such actions undermine the principles of justice and fairness upon which our legal system is built.

I would like to take this opportunity to formally request a Discovery Demand from the NY Police Department to produce all records pertaining to my case between March 9, 2021, and March 11, 2021. Additionally, I request all evidence related to the interaction between my wife, the Police, and the Shomrim organization Members.

Thank you for your time and consideration.

Respectfully submitted,

/s / Dibo Hafif

cc: Via ECF

**Counsel of Record** 

By U.S. Mail & Email

NYC Law Department 100 Church Street New York, New York 10007

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## DESIGNATION OF AGENT FOR ACCESS TO SEALED RECORDS PURSUANT TO NYCPL 160.50 AND 160.55

I, Dibo Hafif, Date of Birth SSF SSF SSF SSF Dursuant to CPL §§ 160.50 and 160.55, hereby designate HON. SYLVIA O. HINDS-RADIX, Corporation Counsel of the City of New York, or her authorized representative, as my agent to whom records of the criminal action terminated in my favor entitled People of the State of New York v.Dibo Hafif, Docket No. or Indictment No. 2022-052703, in Court, County of, State of New York, relating to my arrest on or about March 11, 2021, may be made available.
I understand that until now the aforesaid records have been sealed pursuant to CPL §§ 160.50 and 160.55, which permits those records to be made available only (1) to persons designated by me, or (2) to certain other parties specifically designated in that statute.
I further understand that the person designated by me above as a person to whom the records may be made available is not bound by the statutory sealing requirements of CPL §§ 160.50 and 160.55.
The records to be made available to the person designated above comprise all records and papers relating to my arrest and prosecution in the criminal action identified herein on file with any court, police agency, prosecutor's office or state or local agency that were ordered to be sealed under the provisions of CPL §§ 160.50 and 160.55.  Dibo Hafif
STATE OF NEW YORK )
COUNTY OF Flings: SS.:
On this May of May, 2023, before me personally came Dibo Hafif, to me known and known to me to be the individual described in and who executed the foregoing instrument, and he acknowledged to me that he executed the same.  NOTARY PUBLIC  IRINA ORLOVETSKAYA Notary Public - State of New York NO. 010R6359228 Qualified in Kings County My Commission Expires May 22, 2025